TRANSMITTAL OF UTILITY APPLICATION UNDER 37 C.F.R. §1.53		Attor	attorney Docket No.		21860-6215		
AT LICATION CHEEK OF CITING \$1.00		First	First named inventor		Adlai H. Smith		
		Expr	Express mail label #		EV195169982US		
			Date	of mailir	ng	July 18, 2003	
	Ap	plication Elements		Acc	ompany	ring Application Papers	
1. [X]	Fee Tran	smittal Form		6. []		assignment documents from oplications	
2. [X]		ition containing 38 pages (includir nd Abstract).	ng 7. [] Preliminary Amendment		ry Amendment		
<b>a</b> .	Title: I ARRANC	N-SITU INTERFEROMETER GEMENT	8. [X] Retur		Return R	Receipt Postcard	
*				9.[]		tity Statement	
b.	Number	of claims: 49		10. [X]	122(b)(2)	cation Request under 35 U.S.C. (B)(I). Applicant must attach 0/SB/35 or its equivalent.	
3. [X]	7 sheets	of drawings				·	
4. [ ]	Declarati	on					
5. []	Sequenc	e Listing					
[] P	aper copy	(identical to computer copy)					
[] C	omputer re	eadable copy		;			
¹ [] V	erified stat	ement					
•				SIGNA	ATURE O	F ATTORNEY/AGENT	
						WHITE & McAULIFFE LLP	
				Dan Stall			
			David A. Hall				
				Regist	ration Nu	mber: 32,233	
60/39	7,312 filed	riority: Benefit of priority to U.S d July 19, 2002 is claimed. The to this application in its entirety	e subj				
COR	RESPON	IDENCE ADDRESS					
NAME David A. Hall							
		Registration No. 32,233					
		Heller Ehrman White & Mc	Auliff	e LLP			
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FEE TRANSMITTAL ACCOMPANYING UTILITY APPLICATION UNDER 37 C.F.R. §1.53	Attorney Docket No.	38203-6215	
	First named inventor	Adlai H. Smith	
	Express mail label #	EV195169982US	
	Date of mailing	July 18, 2003	

## FEE CALCULATION FOR CLAIMS AS AMENDED

a)	Basic Fee		\$750/\$375	\$ <u>375.00</u>
b)	Independent Claims	<u>6</u> - 3 = _	3 x \$84/\$42	\$ 126.00
c)	Total Claims 4	9 - 20 =	29 x \$18/\$9	\$ 261.00
ď)	Fee for Multiple Depender	nt Claims =	\$280/\$140	\$_0.00
•			AL FILING FEE	\$ 762 00

- [X] Applicant is a small entity.
- [X] A check is enclosed in the amount of \$762.00 to cover the fee for filing the application.
- [ ] Charge \$\_\_\_\_ to Deposit Account No. 50-1213.
- [X] The Commissioner is hereby authorized to charge any fees that may be required in this application under 37 C.F.R. §§ 1.16-1.17 during its entire pendency, or credit any overpayment, to Deposit Account No. 50-1213. If proper payment is not enclosed, such as a check in the wrong amount, unsigned, post-dated, otherwise improper or informal, or absent, the Commissioner is authorized to charge the unpaid amount to Deposit Account No. 50-1213 during the entire pendency of this application. This sheet is filed in duplicate.

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Submitted by:						
Typed or printed name David A. Hall			Reg. Number	32,233		
Signature	Dnot Hall	Date	7/18/03	Deposit Account	50-1213	

PTO/SB/35 (11-00)

Approved for use through 10/31/2002, OMB 0651-0031
U.S. Patent and Trademark Office; U. S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

## REQUEST AND CERTIFICATION UNDER 35 U.S.C. 122(b)(2)(B)(i)

First N	lamed Inventor	Adlai H. Smith		
Title	In-Situ Interferom	itu Interferometer Arrangement		
Atty Docket Number		38203-6215		

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing. I hereby request that the attached application not be published under 35 U.S.C. 122(b).

7/18/03

Date

David A. Hall

Typed or printed name

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application **upon filing**.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant must notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).

Burden Hour Statement: This collection of information is required by 37 CFR 1.213(a). The information is used by the public to request that an application not be published under 35 U.S.C. 122(b) (and the PTO to process that request). Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This form is estimated to take 6 minutes to complete. This time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.